NOT TO BE PUBLISHED IN THE OFFICIAL REPORTS

California Rules of Court, rule 8.1115(a), prohibits courts and parties from citing or relying on opinions not certified for publication or ordered published, except as specified by rule 8.1115(b). This opinion has not been certified for publication or ordered published for purposes of rule 8.1115.

IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA

SECOND APPELLATE DISTRICT

DIVISION FIVE

In re G.M., a Person Coming Under the Juvenile Court Law.

B212734 (Los Angeles County Super. Ct. No. CK70079)

LOS ANGELES COUNTY DEPARTMENT OF CHILDREN AND FAMILY SERVICES,

Plaintiff and Respondent,

v.

R.C. and J.M.

Defendants and Appellants.

APPEALS from an order of the Superior Court of Los Angeles County, Donna Levin, Juvenile Court Referee. Dismissed.

Eva E. Chick, under appointment by the Court of Appeal, for Defendant and Appellant, R.C.

Diana W. Prince, under appointment by the Court of Appeal, for Defendant and Appellant, J.M.

The parents, R.C. and J.M., purport to appeal from an order entered pursuant to Welfare and Institutions Code section 366.21, subdivision (f) setting a parental termination rights hearing. We noted that such order is not appealable. We have a duty to raise issues of our own jurisdiction on our own motion. (*Jennings v. Marralle* (1994) 8 Cal.4th 121, 126; *Olson v. Cory* (1983) 35 Cal.3d 390, 398.) As a result, we issued an order to show cause and set the matter for oral argument. The appeals must be dismissed because an order setting a parental termination rights hearing is not appealable. (Welf. & Inst. Code, § 366.26, subd. (l)(1); *In re Julie S.* (1996) 48 Cal.App.4th 988, 990-991.)

The appeals are dismissed.

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TURNER, P.J.

We concur:

ARMSTRONG, J.

KRIEGLER, J.